THE PIREVEL COMPANY INC BE 3695 BROADWAY BUPPALO 25 : Y Byhis initial, Renter agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to pay an additional feet of 3) per day or fraction thereof (with a maximum of 3) per week), and there agrees to the pay and agree agreement. PROBLEM TO BE JULIANO OF THE AGREEMENT OF THE AGREEM		
PRINT THE PIREWEL COMPANY INC THE PIREME TO THE PIREWEL COMPANY INC THE PIREWEL COMPANY INC THE PIREWE		· · · · · · · · · · · · · · · · · · ·
RENTACAR PRINT THE PIREWEL COMPANY INC TO SAGE STATE POLICIES OF POLICIES OF PROTECTION AND THE OUT TO SHE STATE	THE HEDYT CORPOR	ATION AGREEMENT 1136972
RENTACAR PRINT THE PIREWEL COMPANY INC TO SAGE STATE POLICIES OF POLICIES OF PROTECTION AND THE OUT TO SHE STATE	Approved For Release 2001/03/04 Cl	A-REP81B00879R000900050053
PRINT THE PIREWEL COMPANY INC TO SEPARATE PROJECTION BE 3695 BROADWAY BUPPALO 25 : Y BUPPALO 25 : Y By his initial, ferrier agrees to pay an additional see of 31 per object of the institution of 35 per object of 35 per objec	I LOS ANGELES, CALIFORNIA	VEHICLE TURNED IN (CITY)
THE PIREWEL COMPANY INC South BROAGWAY BUPPALO 25 Y BUPPALO 25 Y By his initial, Renter agrees to pay an additional ten of 31 per day or fraction thereof (with a maximum of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir of 31 per day or fraction thereof (with a maximum of 35 per week), and fertir agrees to relieve Renter of all inibility for contributions of 35 per week), and fertir on all such distances it is used. CHARGE CARD. NAME RETURN AND DEPOSIT AND		JIIS TIME IN
BE 3695 BROACWAY P BUPPALO 25 Y BUPPALO 25 Y By his initial, Renter agrees to pay an additional fee of 31 per day or fraction thereof (with a maximum of 35 per week), and their agrees to relate a field white lists used. BY FOIAb3a FO	PRINT	1100/3
BUPPALO 25 : Y Burphalo 25 : Y By his initial, Renter agrees to pay an additional less of \$1 per day or fraction thereof (with a maximum of \$2 per week), and Hertz agrees to releve Renter of all liability for collection and the part of the part	FOIAb3a	(CIRCLE)
By his Initial, Renter agrees to pay an additional less of 3) per day or fraction thereof (with a maximum of 5) per week, and Hertz agrees to reliablishing for oil among the less than the first vehicle referred to herein while it is used. BY FOIAb3a The start Corporation, the reliable for all such damage it had whiche is used on driven in which the fully liable for all such damage it and whiche is used. CHARGE CARD, NAME NUMBER CAR REGION AT CAR TO BE INTURED IN AT CAR TO BE INTURED IN AT The start Corporation, hereinafter called "their!" hereby have to the present and used in the coverhalts and it additions herein set out, the motor of here which the entire has been whiched is in good mechanical condition; their exhibits beginner with all tires, following and accounterment will be returned in the same condition as when received to the present and accounterment will be returned in the same condition as when received to the present and accounterment will be returned in the same condition as when received to the present of the expertence dies specified on some of the manage in the conditions and the present the use or to great parts. It is experted in the same condition as when received to the present the use or to great parts of the experted in the same condition as when received to the present the use or to great parts of the experted in the same condition as when received to the present the use of the operate of after visible for the transportation of persons or property to hier. (3) Youth to great the specified of the experted in the same conditions appear to the present the use of the operate of a visible of a visibl	BROADWAY .	
FOIAb3a or driven in conformity with this rental agreement, but Renter shall be fully hable to fail such damage it said which is said, shall be fully hable to fail such damage it said which is said. CHARGE CARU NAME PROSENTED AT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE OUT CHARGE CARU NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE NUMBER CAR TO BE CHICKED IN AT BODISTYS MILEAGE NUMBER CHARGE CARU MILEAGE NUMBER AND	î,	By his initial, Renter agrees to pay an additional fee of \$1 per day or fraction thereof (with a maximum of \$5 per week), and Hertz agrees to relieve Renter of all liability for col-
CHARGE CARD NAME PROST AME PROTON AND CONTROL BY STATE OF THE STATE STATE OF T		or driven in conformity with this rental agreement, but Renter
CHARGE CARD NAME PROSECUTION NAME PROSECUTION CAR TO BE CHICKED IN AT MILEAGE OUT PROSECUTION MILEAGE OUT PROSECUTION PROSE	CITY & STATE	or driven in violation of any law or of this rental agreement.
NAME NAME NAME NUMBER CAR RELECT AT CAR TO BE CHICKED IN AT MILES DOUT Principal Animologist in hereinatter called "finetz" hereby leases to the updersigned renter, facine term and upon the coverants and conditions herein set out, the motor of bide described above, hereinatter called "webcle." (1) Penter animologist in the motor of bide cestribed above, hereinatter called "webcle." (2) Renter agrees not be permit the use or to mee, goods in an adoption of the permit the use or to mee, goods in an adoption of permit the use of the mee, goods in a dispersion of personner property for bire; not to operate or drive webcle in velation of any federal, State or Municipal Line, ordinance, rule or regulation governing the use of the operation, or driving these dybor to renow whice from this state without the written consent thereto of Hertz. (3) Renter agrees not operate or drive vehicle in velation of any federal, State or Municipal Line, ordinance, rule or regulation governing the use operation, or driving these dybor to renow whice from this state without the written consent thereto of Hertz. (3) Renter agrees not operate or drive vehicle in velation of any federal, State or Municipal Line, ordinance, rule or regulation of permit the use of the attend of the operation of the permit the rule of the rule. (4) State of the attended is the attended of the appear to the permit the transpar of the permit the foreign and the operation of the permit the foreign and the operation of the permit the foreign present of the permit the foreign and the operation of the permit the foreign present defined and of the appear to the operation of the permit the foreign present of the permit the foreign present of the present defined and of the present of the present defined the present of the present defined and of the present defined the present of the present defined and of the present of t		60 7013699 749
NUMBER CAR TO BE URLESED IN AT Phothertz Corporation, hereinafter called "facts" hereby leaner to the updersigned renter, factine term and upon the covenants and conditions barein set out, the motor of ticle described above, hereinafter called "vehicle." (1) Penter and nowledges and agrees they vehicle is the net perty of Nertz that vehicle is in good mechanical condition; that vehicle does not in permit the use or to use, a good on the experience with ell tires, field, accomposites and acconditioned with the same condition as when received to the place above specified, ordinary wear and tear excepted, on the experience date specified or some it demanded by Hertz. (2) Renter agrees only in permit the use or to use, a good or use of any of vehicle in widation of any indirect, State or Minimiperal time, ordinance, rule or repulation governing the use or to operate or drive visible in widation of any indirect, State or Minimiperal time, ordinance, rule or repulation governing the use or to operate or drive visible in widation of any indirect, State or Minimiperal time, ordinance, rule or repulation governing the ease of the advance of the vehicle is vehicle to wide the wide of the vehicle of the permit of any indirect, and to concide with the times and conditions appearing here in the advance of the permit of the part terms, and to concide with the terms and conditions appearing the control of the permit of the part terms, and the terms and conditions appearing the control of the part terms, and the terms and conditions appearing the control of the part terms of the part terms, and the terms and conditions appearing the control of the part terms, and the terms and conditions appearing the control of the part terms, and the terms and conditions appearing to the part terms, and the terms and to concide terms and to concide terms and the part terms, and the terms and conditions appearing the control of the part terms, and the terms and to concide terms and to concide terms and the part terms and the part terms an	1011	
CAR RESIDE AT CAR TO BE LINCKED IN AT Pic stertz Corporation, hereinafter called "livitz" haveby leaves to the updersigned renter, for the term and upon the coverlants and conditions sherin set out, the motor viside described above, hereinafter called "vehicle is in good mechanical condition; that vehicle together with all tires, field, accessories and accontrement, will be returned in the same condition as when received to the place above specified, ordinary wear and lear excepted, on the experition date specified or shore it is demanded by Hertz. (2) Renter agrees not in permit the use or to use, operation of date within the same individual power of the promote of the transportation of persons or property for hire; not to operate or drive virbide in virialization of any federal, State or Minicipal law, ordinance, rule or regulation governing the ess sheration, and driving these it pure to answer vehicle four this state without the written consent thereto or Hertz. (3) founds find a promote the property of the state of the property o	BOON STYLE MILEAG	GE - V
Phe sertz Corporation, hereinatter called "liertz" hereby leases to this updersigned renter, for the term and upon the covenants and conditions herein set out, the motor of bicke described above, hereinaffer called "vehicle." (1) Benter art moviedges and agrees—the vehicle is the motor to all Hertz: that vehicle is in good mechanical condition; that the vehicle higherer with ell first, folks, accessories and accordance and to all specified or some rid demanded by Hertz. (2) Ronter agrees not in permit the use or to use, apporter or doze we birde for the transportation of persons or property for hire; not to one permit the use or to use, apporter or doze we birde for the transportation of persons or property for hire; not to one permit the use or to use, apporter or doze we birde for the transportation of persons or property for hire; not to one permit the use or to use, apporter or doze we birde for the transportation of persons or property for hire; that is usual or doze we birde for the transportation of any jederal, Stale or Minicopt has, ordinance, tule or regulation governing the use or permit the use or the state of the apart hereof, stale or function that the terms and conditions appearing because where the ordinance period to concept with the terms and conditions appearing because where the interest of here and the period of the period to concept with the terms and conditions appearing because where the interest of the interest of the state of the period to except the period to t	NUMBER	The state of the s
(1) Renter ark nowledges and agrees this webich is the intent of Nertz that vehicle is in good mechanical condition; that vehicle together with all tires, field, accessories and accontrement, will be returned in the same condition as when received to the place above specified, ordinary wear and tear excepted, or the expiration of persons or property for hire; (2) Renter agrees not in permit the use or to use, operation of day lederal, it is also or Mininophilaw, ordinance, rule or regularion of persons or property for hire; (3) South of the property of the absurded as the a transvance pricty sovering vehicle agreet to comply with all the terms and conditions appearing become whether an only before his requasitors. (4) A principality operating agrees to recommend who has a part betterfund or only with the terms and conditions appearing become whether an only before his requasitors. (5) A principality operating agrees to recommend to the approach of vehicle in states where the law makes there is no Company there are of insurance company for any and all loss, damage, cost and expense poid principality of the prices to occupant of which is states where the law makes there is no company the association appearance or transges resulting from the use, operation or the god variety demand of the analysis of the forms and conditions appearance prices to occupant of the forms and conditions appearance prices to occupant of the forms and conditions appearance prices to occupant of the forms and conditions appearance prices to occupant of the forms and conditions appearance or transges resulting from the use, operation or the god variety demand of the analysis appearance or transges applicable to this rental at the condition of the prices to occupant of the forms and conditions appearance or transges and the form of the forms and conditions appearance or transges and the form of the forms and conditions appearance or transges and the form of the forms and conditions appearance or transges and the forms and conditions app		
vehicle together with ell tires, 4 ols, accessories and accountermed), will be returned in the same condition as when received to the place above specified, ordinary wear and tear excepted, on the expiration date specified or soone; if demanded by Hertz. (2) Renter agrees not in permit the use or to use, operation drive by 10-le for the transportation of persons or property for hire; not to operate or drive vehicle in wellation of any federal, State or Minicipal law, ordinance, rule or regulation governing the use or to operate or drive vehicle from this state without the written consent thereto of Hertz. (3) Sente 1 of a pine it the assured at the a manurance public sovering vehicle agrees to comply with all the terms and conditions appearing below at tenen, are incorporately agreed to exceed the transportance of the property of th	21 Paster art accordings and agrees the vehicle is the occupanty of Hertz: that vehicle is in good mechanic	nical condition: that
not to be permit the use or to operate or drive visible in writation of any feeders, State or Minicipal two, Ordinance, rule of regularities on peration, or driving these is one of the distinction of driving these is one of the distinction o	vehicle together with all fires, fiels, accessories and accountenant, will be returned in the same condition as whicher above specified, and many wear and tear excepted, on the expendion date specified or shoner if demanded by	then received to the DAYS - @ DAYS -
May be such where and a companion of the property agreed to revenuelly the innerproper Company for any and all loss, damage, cost and expense paid princers. They are not company for any and all loss, damage, cost and expense paid princers. They are not company for any are not property or the property of the property	not to one permit the one or to operate or drive withold in which of any indeed, State or Municipal taw, ordination governments are not understion or driving there is not to compare which from this state without the written conservation.	ent thereto of Hertz.
printed in the printed Combady because of interfers in analysis surfained by occupants of vehicle in states where the law makes. Here and is printed times tubble for a print of which is because at injuries or images resulting from the use, operation and of got words or a law of the form and conditions appearing herein. (6) Remonstrated the printed of the printed	(3) Seate (3) given it the atterred a. Even insurance policy sovering vehicle agrees to comply with all the terred as a market product is soft once are round in contract and to one part betterfund to contact with the terms and the brown where the market product is an extraction.	erms and conditions d conditions
(f), Reministrating the compared to the experience of the experien	or incur. Thy rething the Accommonly because of invarience damages surfailed by occupants of vehicle in states where you have a time to the fact of the accommon of ablicia or because of injuries or it mages result.	where the law makes ultimated to the use, RENTAL CHARTS
While rental the lad recovered the first and here a plantage of the control of th	rental at the cost of all a master specific and the administration of the cost of all damages to	es applicable to this character during
16) It the parson sigmagaths agree or int has directed storb hing for plunges her cander to be train mitted to another person firm,	aperated or differ in varietion of any earthe perisions or this agreement.	SERVICE CLIVISCE
or organization which upon so being billed, has failed to make a provent then the person so signing mail, upon demand, prempty COUSTON PARTICLES.	or organization which upon so being billed, has failed to make purposed then the person so signing want, upon	a demand, promptly COLLISTON PROPERTION
(7) The expressive generally agreed than Pontain's not the agent, servicit or employee of flortz in any manner whatosevar. The lift expressive general that Hertz shall not be liable for loss of or deplace to any property light or street by Renter or any other.	the little arms selver and "not Heater shall not be hable for loss of or decide to any property left or started by	Penler Crany other DAMACE
person loging in which on tell or shored in or upon which on the related hereof to right, and Reader expressly violves any and all claims for such easy end analysis and agrees to both divinity handless from and indomnities the La against any such claims. TOTAL CHARGES	person having in valuable or helf or stoced in or upon vehicle on the relative thereof to riedz, and Renter expressly claims for such assist it awages regainst Heriz and agrees to half a personal less from and indemnities the dz again	I was see and all i
THAT THE PROPERTY OF THE PROPE		11 × 20 × 10 × 10 × 10 × 10 × 10 × 10 ×
	PENT.	
Renter participates—the henefits of an automobile public liability and property damage insurance policy subject to the terms, conditions, indications and extractions there it and is bound by such terms, conditions, limitations and estrictions even though all of their notion. Each policy does not cover the renter or driver for in-lies sustained by passengers or guests or any person while riding in or alighting from or getting into an enveloped upon or assumed by the	Renter participates—the benefits of au automobile public liability and property damage insurance policy su conditions, himitations and estrictions there if and its bound by such terms, conditions, imitations and estrictions that there is the property of	rubject to the terms, as even though all of all of the terms of FOIAb3a
or guest, or any person while riding in or alighting first or on vehicle or liability imposed upon or assumed by the assured under any Warkstein's Con pensalion Act, plan or law in any contract of whatever nature and re-unes that every accident must	or goes or any person while riding in or alighting from or getting into access vehicle or liability imposed upon assured under my Warkstein's Con pensation Act, plan or law or my control of whatever nature and removes that e	on or assumed by the every accident must
be immediately reported in writing to the Station from which the vehicle is rented and in any event who in 24 hours after the accident must be immediately reported in writing to the Station from which the vehicle is rented and in any event who in 24 hours after the accident and renter or driven such the mediately deliver to the Station from which the vehicle is rented and in any event who in 24 hours after the accident and renter or driven such the immediately deliver to the Station from which the vehicle is rented on the hours after the accident and renter or driven such the immediately deliver to the Station from which the vehicle is rented on the hours after the accident and renter or driven such the station from which the vehicle is rented on the hours after the accident that the station from which the vehicle is rented on the hours after the accident that the station from which the vehicle is rented on the hours after the accident that the station from which the vehicle is rented and the mine accident that the station from which the vehicle is rented and the mine accident that the accident that the control of the station from which the vehicle is rented and the mine accident that the accident that the control of the station from which the vehicle is rented and the mine accident that the control of the station from which the vehicle is rented and the mine accident that the control of the station from which the vehicle is rented and the mine accident that the control of the station from which the vehicle is rented and the mine accident that the control of the station from which the vehicle is rented and the mine accident that the control of the station from which the vehicle is rented and the mine accident that the control of the station from the control of the contr	be immediately reported in writing to the Station from which the vehicle is rented and in any evolution and renter or disease most immediately deliver to the Station from which the vehicle is rented at the mountainty and renter or disease most immediately deliver to the Station from which the vehicle is rented at the mountainty and all delivers mixtures are	ars after the accident INCL DUC DO
th an Planets connected with the tovestication and defense of any claim of suit.	in an Platters connected with the toyestication and defense of any claim of suit.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The vehicle shall not be used, operated or driven: (a) In violation of any of the terms of the rental agreement. (b) By any person in violation of law as to age or by a driver or renter who has given a fictitious name or false age ar address. (c) For any illegal persons, it any race, speed test or contest, to propel or tow any vehicle or traiter or by any person while under the influence of in-	nerson in violation of law as to age or by a driver or renter who has given a fictitious name or false age or address.	s (c) For any illegal

CUSTOMER'S COPY
touchts or natocher. 1dt By any person other than the renter who signed the rental agreement or provided renter's permission
be obtained, by a member of the renter's immediate family, the renter's employer, or a person driving the vehicle pursuant to said
person a usual and customary emphyment by the renter, and in the course of said driver's regular and usual employment for the
rents, provided, however Approved For Release 2001/03/04: CIA-RDP81B00879R000900050053-4

FORM 405 (5-60) PRINTED IN U.S.A. "CUSTOMER LIABLE FOR ALL PARKING VIOLATIONS"